PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXA	AMINING AUTHORITS	,		
To: JOHN K. HARROP DORSEY & WHITNEY LLP 1001 PENNSYLVANIA AVENUE N.W.		PCT		
SUITE 300 SOUTH WASHINGTON, D.C. 20004			WRITTEN OPINION	
	·		(PCT Rule 66)	
		Date of Mailing (day/month/year) 0 5 SEP 2001		
Applicant's or agent's file reference 5269.01		REPLY DUE within TWO months from the above date of mailing		
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)	
PCT/US00/29809	27 OCTOBER 2000	•	27 OCTOBER 1999	
International Patent Classification (IPC) IPC(7): H04N 7/173 and US Cl.: 72:	or both national classific 5/87	ation and IPC		
Applicant DISCOVERY COMMUNICATIONS, INC.				
1. This written opinion is the first	(first, etc.)	drawn by this Internat	ional Preliminary Examining Authority.	
2. This opinion contains indications rela			total recumulary examining Additionly.	
I X Basis of the opinion	and to the following in	A110.		
II Priority				
ا ا	oninion with regard to n	ovelty inventive con	or industrial applicability	
IV Lack of unity of inven		oveny, inventive step	or industrial applicability	
V Reasoned statement un		n regard to novelty, in	eventive step or industrial applicability;	
VI X Certain documents cite	-	anent		
	international application on the international applic	-netion		
		auon		
3. The applicant is hereby invited to reply to this opinion. When? See the time limit indicated above. The applicant may before the excitation of the circuit.				
Authority to grant an extension, see Rule 66.2(d).				
How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9.				
Also For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis. For an informal communication with the examiner, see Rule 66.6.				
If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.				
4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 27 FEBRUARY 2002				
Name and mailing address of the IPEA/U	S I	Authorized officer		
Commissioner of Patents and Tradema Box PCT		CHRISTOPHER GRANT		
Washington, D.C. 20231 Facsimile No. (703) 305-3230		70 l • • • · · · · · · · · · · · · · · · ·		
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Form PCT/IPEA/408 (cover sheet) (July 1998)*

9-12-01

International application No.

PCT/US00/29809

L B	asis of t	the opinion			
1. Wid	a regard t	to the elements of the international application	n:*		
X	the inte	ernational application as originally file	ed .		
x	the des	scription:			
لنتا			, as originally filed		
			, filed with the demand		
	pages	NONE	, filed with the letter of		
x	the cla	iims·			
ىكا	pages	00.100	, as originally filed		
	pages		, as amended (together with any statement) under Article 19		
	pages		, filed with the demand		
	pages .	NONE , filed w	ith the letter of		
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X		rwings: 1-53	a- ariainally Elad		
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X	the seq	uence listing part of the description:			
			, as originally filed		
		NONE			
	pages _	NUNE	, filed with the letter of		
			nal application (under Rule 48.3(b)). rposes of international preliminary examination (under Rules 55.2 and/		
	th regard		uence disclosed in the international application, the written opinion was		
	contain	ed in the international application in p	printed form.		
	filed to	gether with the international application	on in computer readable form.		
Ħ	furnish	ed subsequently to this Authority in w	ritten form.		
一					
furnished subsequently to this Authority in computer readable form. The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the					
] [internat	ional application as filed has been furn	ished.		
	The stat	ement that the information recorded in c mished.	omputer readable form is identical to the writen sequence listing has		
4. X	The am	nendments have resulted in the cancel	lation of:		
	X .	he description, pages NONE			
	X ti	he claims, Nos. NONE			
		he drawings, sheets/fig NONE			
5.	This op	inion has been drawn as if (some of) the the disclosure as filed, as indicated in the	amendments had not been made, since they have been considered to go e Supplemental Box (Rule 70.2(c)).		
		sheets which have been furnished to the rec a as *originally filed*.	reiving Office in response to an invitation under Article 14 are referred to		

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٧.	Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1. statement

acomont.			
Novelty (N)	Claims	1-37	YES
	Claims	38-79	NO
Inventive Step (IS)	Claims	1-37	YES
· '	Claims	38-79	NO
Industrial Applicability (IA)	Claims	1-79	YES
mousular Applicability (IA)	Claims	NONE	NO NO

2. citations and explanations

Claims 38-79 lack novelty under PCT Article 33(2) as being anticipated by Hendricks (WO 95 95649).

Considering claim 38, Hendricks discloses an apparatus for providing electronic books comprising:

- a) a main memory (600) (figure 6a, 8);
- b) a main interface that receives a request for a main section of an electronic book (see index, menu and/or pages of the book as disclosed on page 18, lines 18-20, figures 10-12);
- c) a main processor that locates the requested main section (628, figure 8).

Claims 38-50 are met by the various sections of the electronic book in figures 1-18b.

Considering claims 51 and 65, Hendricks discloses a computer-readable medium containing instructions for controlling an electronic book delivery system, comprising:

- a) storage module (1040, 1024);
- b) a broadcast module (channel modulators);
- c) an electronic book order module (page 24, line 25, figure 14b, 14d-14f and 14i) that receives and processes orders from the readers.

Claims 52-64 and 66-78 are met by the ordering procedures in association with electronic book stored at the operations center, cable station or library unit disclosed throughout the Hendricks document.

Considering claim 79, Hendricks discloses a user interface for ordering and receiving electronic books comprising:

- a) display window that displays an indication of available electronic books (figure 14c or 14e);
- b) a cost window (figure 14e);
- c) a delivery selection section (14e); and
- d) an order button (figures 14b or 14e, 14f, 14i, 14j)

(Continued on Supplemental Sheet.)

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TE CELEMB GOCGMENTS CHE	VI.	Certain	documents	cited
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1. Certain published documents (Rule 70.10)

Application No. Patent No.

Publication Date (day/month/ye

Filing Date (day/month/ye

Priority date (valid claim) (day/month/year)

US, A. 6,034,680

US, A, 6,052,717

07 MARCH 2000 18 APRIL 2000 30 APRIL 1997 23 OCTOBER 1996 25 APRIL 1997

2. Non-written disclosures (Rule 70.9)

Kind of non-written disclosure

Date of non-written disclosure (day/month/year)

Date of written disclosure referring to non-written disclosure (day/month/year)

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Sup	plem	ental	Box
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(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes 1 - VIII

Sheet 10

TIME LIMIT:

The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.

V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued):

Claims 1-37 meet the criteria set out in PCT Article 33(2)-(4), because the prior art does not teach or fairly suggest a virtual on-demand electronic book system comprising a main memory, a queuing processor, first and second queues or a broadcast module, an electronic book ordering module, a packet assemble module, queue selection module and a queue service module as recited in the claims.

WO 95 15649 A (HENDRICKS et al.) 08 June 1995, whole document US 4,855,725 A (FERNANDEZ) 08 August 1989, figures 1-3